

OFFICIAL GAZETTE



GOVERNMENT OF GOA

Note: There are three Extraordinary issues to the Official Gazette Series I No. 34 dated 22-11-2007 as follows:—

- 1) *Extraordinary dated 23-11-2007 from pages 1235 to 1247 regarding Notification from Department of Finance (Revenue & Control Division)*
- 2) *Extraordinary No. 2 dated 26-11-2007 from pages 1249 to 1255 regarding Notifications from Department of Elections (Office of the Chief Electoral Officer).*
- 3) *Extraordinary No. 3 dated 26-11-2007 from pages 1257 to 1264 regarding Notification from Department of Finance (Finance Commission Division).*

GOVERNMENT OF GOA

Department of Home

Goa Rehabilitation Board

Notification

GRB/27/07-08/600

The following draft Scheme which is proposed to be framed by the Board under sub-section (4) of Section 29 of the Goa Rehabilitation Board Act, 2006 (Act 9 of 2006) (hereinafter called as the "said Act") with previous approval of the Government is hereby pre-published as required by Section 32 of the said Act, for the information of all persons likely to be affected thereby. Notice is hereby given that the said draft scheme will be taken into consideration by the Government on the expiry of two weeks from the date of publication of this Notice in the Official Gazette.

All objections and suggestions to the said draft Scheme may be forwarded to the Goa Rehabilitation Board, Patto, Panaji-Goa before expiry of said period of two weeks from the date of publication of this Notice in the Official Gazette.

The boundaries of the area comprised in the said draft Scheme, a map of the said area and

details of the land which is proposed to be acquired if any may be inspected at the office of the Goa Rehabilitation Board, Patto, Panaji-Goa at 10.00 hrs. to 13.00 hrs.

"Scheme"

In pursuance of sub-section (4) of Section 29 of the Goa Rehabilitation Board Act, 2006 (Goa Act 9 of 2006), the Goa Rehabilitation Board, with the previous approval of the Government hereby frames the following scheme, namely:—

1. *Short title and commencement.*— (1) This Scheme may be called the Goa Rehabilitation Scheme, 2007.

(2) It shall come into force at once.

2. *Definitions.*— In this scheme, unless the context otherwise requires,

(a) "Act" means the Goa Rehabilitation Board Act, 2006 (Goa Act 9 of 2006);

(b) "Allotment" means allotment of shelter from the stock of shelters by the Board, by a letter of grant, to the displaced person;

(c) "Board" means the Goa Rehabilitation Board established under section 3 of the Act;

(d) "Displaced person" means a person who lost his house in the land slide that occurred on 14th June, 1999, at Tariwada in ward No. 3 of Mormugao Municipal Council and who is in need of a shelter;

(e) "Order of grant" means the Order issued permitting occupation and use of a shelter on terms and conditions as mentioned thereof;

(f) "Shelter" means a residential unit constructed or got constructed by the Board

in the property bearing Chalta No. 2 (part) of P. T. Sheet No. 52, situated at Sada, Vasco da Gama, Mormugao-Goa;

Words and expression used but not defined in this Scheme shall have the same meaning as assigned to them in the Act.

3. *Preparation of list of displaced person.*— (1) The Deputy Collector, Mormugao, having jurisdiction over the area where the land slide has occurred shall prepare a list of displaced persons within 30 days from the date of receipt of such request from the Board.

(2) The Deputy Collector thereafter shall cause the said list to be published in three local news papers in Konkani, Marathi and English languages and allow a period of 7 days to the displaced persons to verify the said list and submit any representation thereof.

(3) The Deputy Collector shall then finalize the said list and forward the same to the Board; the Board may either accept as final the list as submitted by the Deputy Collector or modify the list after giving an opportunity of being heard to any displaced person.

4. *Allotment of Shelters.*— (1) The Board shall by means of a lot allocate the shelter available in its stock to the displaced persons going by the serial order in the list.

(2) The Member Secretary of the Board shall thereafter intimate the displaced person the intention of the Board to allot the shelter and shall call upon the said displaced person to state whether he is ready and willing to accept the said shelter upon terms and conditions laid down by the Board.

(3) In case the displaced person conveys his acceptance thereof to the Member Secretary, he shall, with the concurrence of the Board issue an order of grant to the affected person if the displaced person does not accept the initial offer made by the Board or fails to take possession of shelter after issuing order of grant on the appointed date, the displaced person shall lose his right to be rehabilitated under this Scheme or any other Scheme framed by the Board.

(4) The Board, while considering the grant of shelter to the displaced person shall take into

consideration their economic condition hardships caused to them, in society, and other aspects.

(5) The cost of the shelter alongwith all other amenities shall be calculated and the same shall be taken into consideration while fixing any rents required to be paid by the displaced person in the manner laid down in the C PWD code for leases to economically weaker section of the society.

(6) The Board may, in exceptional circumstances, exempt any particular displaced person from paying rent whose head of the family is a widow or getting assistance under the Dayanand Social Security Scheme, and/or would be so entitled under any Central or State Government Scheme, provided that the appropriate Government in relation to that scheme makes a matching contribution to the Board.

(7) The displaced person upon acceptance and taking possession of the shelter shall observe and follow all the terms and conditions incorporated in the Order of grant and for any breach of such terms or conditions the Board shall take such action against the displaced person as it deems fit.

Dasharath M. Redkar, for and on behalf of the Goa Rehabilitation Board.

Panaji, 19th November, 2007.

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Department of Law & Judiciary

Legal Affairs Division

Notification

10/2/2007-LA/233

The Sports Broadcasting Signals (Mandatory Sharing with Prasar Bharati) Act, 2007 (Central Act No. 11 of 2007), which has been passed by Parliament and assented to by the President of India on 19-03-2007 and published in the Gazette of India, Extraordinary, Part II, Section 1, dated 20-3-2007, is hereby published for general information of the public.

Julio B. Noronha, Under Secretary (Law).

Porvorim, 13th November, 2007.

THE SPORTS BROADCASTING SIGNALS (MANDATORY SHARING WITH PRASAR BHARATI) ACT, 2007

AN

ACT

to provide access to the largest number of listeners and viewers, on a free to air basis, of sporting events of national importance through mandatory sharing of sports broadcasting signals with Prasara Bharati and for matters connected therewith or incidental thereto.

Be it enacted by Parliament in the Fifty-eighth Year of the Republic of India as follows:—

CHAPTER I

Preliminary

1. *Short title, extent and commencement.*—(1) This Act may be called the Sports Broadcasting Signals (Mandatory Sharing with Prasara Bharati) Act, 2007.

(2) It extends to the whole of India.

(3) Save as otherwise provided, it shall be deemed to have come into force on the 11th day of November, 2005.

2. *Definitions.*— (1) In this Act, unless the context otherwise requires,—

(a) “broadcaster” means any person who provides a content broadcasting service and includes a broadcasting network service provider when he manages and operates his own television or radio channel service;

(b) “broadcasting” means assembling and programming any form of communication content, like signs, signals, writing, pictures, images and sounds, and either placing it in the electronic form on electro-magnetic waves on specified frequencies and transmitting it through space or cables to make it continuously available on the carrier waves, or continuously streaming it in digital data form on the computer networks, so as to be accessible to single or multiple users through receiving devices either directly or indirectly; and all its grammatical variations and cognate expressions;

(c) “broadcasting service” means assembling, programming and placing communication content in electronic form on the electro-magnetic waves on specified frequencies and transmitting it continuously through broadcasting network or networks so as to enable all or any of the multiple users to access it by connecting their receiver devices to their respective broadcasting networks and includes the content broadcasting services and the broadcasting network services;

(d) “broadcasting networks service” means a service, which provides a network of infrastructure of cables or transmitting devices for carrying broadcasting content in electronic form on specified frequencies by means of guided or unguided electro-magnetic waves to multiple users, and includes the management and operation of any of the following:

(i) Teleport/Hub/Earth Station,

(ii) Direct-to-Home (DTH) Broadcasting Network,

(iii) Multi-system Cable Television Network,

(iv) Local Cable Television Network,

(v) Satellite Radio Broadcasting Network,

(vi) any other network service as may be prescribed by the Central Government;

(e) “cable television channel service” means the assembly, programming and transmission by cables of any broadcasting television content on a given set of frequencies to multiple subscribers;

(f) “cable television network” means any system consisting of closed transmission paths and associated signal generation, control and distribution equipment, designed to receive and re-transmit television, channels or programmes for reception by multiple subscribers;

(g) “community radio service” means terrestrial radio broadcasting intended and restricted only to a specific community and within specified territory;

(h) “content” means any sound, text, data, picture (still or moving), other audio-visual

representation, signal or intelligence of any nature or any combination thereof which is capable of being created, processed, stored, retrieved or communicated electronically;

(i) "content broadcasting service" means the assembling, programming and placing content in electronic form and transmitting or retransmitting the same on electro-magnetic waves on specified frequencies, on a broadcasting network so as to make it available for access by multiple users by connecting their receiving devices to the network, and includes the management and operation of any of the following:

- (i) terrestrial television service,
- (ii) terrestrial radio service,
- (iii) satellite television service,
- (iv) satellite radio service,
- (v) cable television channel service,
- (vi) community radio service,

(vii) any other content broadcasting services as may be prescribed by the Central Government;

(j) "Direct-to-Home (DTH) broadcasting service" means a service for multi-channel distribution of programmes direct to a subscriber's premises without passing through an intermediary such as a cable operator by uplinking to a satellite system;

(k) "Guidelines" means the Guidelines issued under section 5;

(l) "multi-system cable television network" means a system for multi-channel downlinking and distribution of television programmes by a land-based transmission system using wired cable or wireless cable or a combination of both for simultaneous reception either by multiple subscribers directly or through one or more local cable operators;

(m) "Prasar Bharati" means the Corporation known as the Prasar Bharati (Broadcasting Corporation of India) established under sub-section (1) of section 3 of the Prasar Bharati (Broadcasting Corporation of India) Act, 1990;

25 of 1990.

(n) "prescribed" means prescribed by rules made under this Act;

(o) "satellite television service" means a television broadcasting service provided by using a satellite, and received with or without the help of a local delivery system but does not include Direct-to-Home delivery service;

(p) "satellite radio service" means a radio broadcasting service provided by using a satellite and directly receivable through receiver sets by multiple subscribers in India;

(q) "service provider" means provider of a broadcasting service;

(r) "specified" means specified under the Guidelines issued under section 5;

(s) "sporting events of national importance" means such national or international sporting events, held in India or abroad, as may be notified by the Central Government in the Official Gazette to be of national importance;

(t) "terrestrial television service" means a television broadcasting service provided over the air by using a land-based transmitter and directly received through receiver sets by the public;

(u) "terrestrial radio service" means a radio broadcasting service provided over the air by using a land-based transmitter and directly received through receiver sets by the public.

(2) Words and expressions used and not defined in this Act and defined in the Cable Television Networks (Regulation) Act, 1995, the Telecom Regulatory Authority of India Act, 1997, the Indian Telegraph Act, 1885, the Indian Wireless Telegraphy Act, 1933 shall have the meanings respectively assigned to them in those Acts.

CHAPTER II

Mandatory Sharing of Sports Broadcasting Signals with Prasar Bharati

3. *Mandatory sharing of certain sports broadcasting signals.* — (1) No content rights owner or holder and no television or radio

broadcasting service provider shall carry a live television broadcast on any cable or Direct-to-Home network or radio commentary broadcast in India of sporting events of national importance, unless it simultaneously shares the live broadcasting signal, without its advertisements, with the Prasar Bharati to enable them to re-transmit the same on its terrestrial networks and Direct-to-Home networks in such manner and on such terms and conditions as may be specified.

(2) The terms and conditions under sub-section (1) shall also provide that the advertisement revenue sharing between the content rights owner or holder and the Prasar Bharati shall be in the ratio of not less than 75:25 in case of television coverage and 50:50 in case of radio coverage.

(3) The Central Government may specify a percentage of the revenue received by the Prasar Bharati under sub-section (2), which shall be utilised by the Prasar Bharati for broadcasting other sporting events.

4. *Penalties.*— The Central Government may specify penalties to be imposed, including suspension or revocation of licence, permission or registration, for violation of various terms and conditions as may be specified under section 3, subject to the conditions that amount of a pecuniary penalty shall not exceed one crore rupees:

Provided that no penalty shall be imposed without giving a reasonable opportunity to the service provider:

Provided further that no act or omission on the part of any person after the 11th November, 2005 and before the date of promulgation of the Sports Broadcasting Signals (Mandatory Sharing with Prasar Bharati) Ordinance, 2007 shall be subjected to penalties.

CHAPTER III

Powers of the Central Government to issue Guidelines

5. *Power of the Central Government to issue Guidelines.*— The Central Government shall take all such measures, as it deems fit or expedient,

by way of issuing Guidelines for mandatory sharing of broadcasting signals with Prasar Bharati relating to sporting events of national importance:

Provided that the Guidelines issued before the promulgation of the Sports Broadcasting Signals (Mandatory Sharing with Prasar Bharati) Ordinance, 2007 shall be deemed to have been issued validly under the provisions of this section.

CHAPTER IV

Miscellaneous

6. *Validation.*— (1) The provisions of the Guidelines issued by the Central Government for Downlinking of Television Channels on the 11th November, 2005 and for Uplinking from India on the 2nd December, 2005 for mandatory sharing of the sports broadcasting signals shall be deemed to be valid as if they have been issued under this Act.

(2) Notwithstanding anything contained in any judgement, decree or order of any court, tribunal or other authority, any action taken by the Central Government or the Prasar Bharati in pursuance of the Guidelines referred to in sub-section (1) shall be deemed to be and to have always been for all purposes in accordance with the law, as if the Guidelines had been validly in force at all material times and notwithstanding anything as aforesaid and without prejudice to the generality of the foregoing provisions, no legal proceeding shall be maintained or continued in any court for the enforcement of any direction given by any court or any decree or order which would not have been so given had the Guidelines been validly in force at all material times.

7. *Power of the Central Government to make rules.*— The Central Government may, by notification in the Official Gazette, make rules for carrying out the provisions of this Act.

8. *Rules and Guidelines to be laid before Parliament.*— Every rule and Guidelines made and issued, as the case may be, under this Act shall be laid, as soon as may be after it is made or issued, before each House of Parliament, while it is in session for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid,

both Houses agree in making any modification in the rule or Guidelines, or both Houses agree that the rule or Guidelines should not be made, the rule or Guidelines shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule or Guidelines.

9. *Saving.*— The relevant provisions under the Guidelines for Downlinking of Television Channels issued on the 11th November, 2005 and the Guidelines for Uplinking from India issued on the 2nd December, 2005 for mandatory sharing of sports broadcasting signals

with Prasar Bharati, shall continue to remain in force till fresh Guidelines are issued under this Act.

10. *Repeal and saving.*— (1) The Sports Broadcasting Signals (Mandatory Sharing with Prasar Bharati) Ordinance, 2007, is hereby repealed. Ord.
4 of 2007.

(2) Notwithstanding the repeal of the Sports Broadcasting Signals (Mandatory Sharing with Prasar Bharati) Ordinance, 2007, anything done or any action taken under the said Ordinance shall be deemed to have been done or taken under the corresponding provisions of this Act. Ord.
4 of 2007.